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Attorneys for Plaintiff

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MONTANA
MISSOULA DIVISION**

LYNNETTE NIGRO,)	
)	Cause No. 07-128-M-DWM
Plaintiff,)	
)	UNOPPOSED MOTION TO VACATE
vs.)	TRIAL DATE AND REQUEST FOR
)	TELEPHONIC SCHEDULING
BRIDGESTONE AMERICAS)	CONFERENCE
HOLDING, INC.,)	
)	
Defendant.)	

COMES now Plaintiff, by and through her counsel of record, Joyce, Johnston & MacDonald and hereby requests that the court vacate the trial date currently set for September 21, 2009 due to a scheduling conflict. Plaintiff also requests a telephonic scheduling conference for the purpose of resetting the trial date. Counsel for Plaintiff has contacted counsel for Defendant and there is no objection to this Motion.

RESPECTFULLY submitted this 22nd day of June, 2009.

Joyce, Johnston & MacDonald, PLLP

/s/ Terry J. MacDonald

Terry J. MacDonald

Joyce, Johnston & MacDonald, PLLP

Attorneys for Plaintiff

terry@joyce-johnston.com

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1. **UNOPPOSED MOTION TO VACATE TRIAL DATE AND REQUEST FOR TELEPHONIC SCHEDULING CONFERENCE**

CERTIFICATE OF SERVICE

I do hereby certify that I served the foregoing on the following counsel of record by CM/EFC:

Dennis Tighe
Davis, Hatley, Haffeman & Tighe, PC
PO Box 2103
Great Falls, MT 59403-2103
dennis.tighe@dhhtlaw.com
Attorney for Defendant _____

DATED this 22nd day of June, 2009.

Joyce, Johnston & MacDonald, PLLP

/s/ Terry J. MacDonald

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2. **UNOPPOSED MOTION TO VACATE TRIAL DATE AND REQUEST FOR TELEPHONIC SCHEDULING CONFERENCE**